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17	Attorneys for Defendant Google Inc.			
18	UNITED STATES DISTRICT COURT			
19	NORTHERN DIST	TRICT OF CALIFORNIA		
20	SAN JOSE DIVISION			
21	CLRB HANSON INDUSTRIES, LLC	CASE NO. C 05-03649 JW		
22	d/b/a INDUSTRIAL PRINTING, and HOWARD STERN, on behalf of	JOINT STIPULATION TO CHANGE		
23	themselves and all others similarly situated,	THE TIMES SET IN THE COURT'S AMENDED DECEMBER 8, 2008 CASE		
24	Plaintiffs,	MANAGEMENT ORDER AND [PROPOSED] ORDER		
25	v.	Judge: Honorable James Ware		
26	GOOGLE INC.,	Judge. Honorable James wate		
27	Defendant.			
28				
	JOINT STIPULATION TO CHANGE DATES Case No.: C 05-03649 JW 41063-0023/LEGAL15138959.1			
ı	71002-0020/DEGAET0130737.1			

Pursuant to L.R. 6-2, the parties jointly submit this Stipulation to continue each of the dates set in the December 8, 2008 Case Management Order by approximately 45 days as follows:

·	Current Date	Proposed Date
Defendant shall file and serve its motion for partial summary judgment that it discloses the "120% Rule"	January 16, 2009	March 2, 2009
Plaintiffs' shall file and serve their opposition to Defendant's motion for partial summary judgment that it discloses the "120% Rule"	February 27, 2009	April 13, 2009
Defendant shall file and serve its reply in support of its motion for partial summary judgment that it discloses the "120% Rule"	March 6, 2009	April 20, 2009
Hearing for Defendant's motion for partial summary judgment that it discloses the "120% Rule"	March 20, 2009	May 4, 2009
Defendant shall be prepared to provide Plaintiffs with discovery regarding the issue of monetary damages	February 2, 2009	March 19, 2009
Date for close of fact discovery <sup>1</sup>	February 2, 2009	March 19, 2009
Last date for hearing all dispositive motions	March 20, 2009	May 4, 2009

This stipulation is supported by the accompanying Declaration of David T. Biderman.

<sup>&</sup>lt;sup>1</sup> The parties assume that the current February 2, 2009 date for the close of discovery set by the Court was for fact discovery only and that the expert discovery deadline will be set at a later date.

1 2	Dated: January 8, 2009	LESTER L. LEVY (pro hac vice) MICHELE FRIED RAPHAEL (pro hac vice) WOLF POPPER LLP
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13		By: /S/ Rachel S. Black
14		Attorneys for Plaintiffs
15		
16	Dated: January 8, 2009	PERKINS COIE LLP
17	·	Dec. 191
18		By: /S/ David T. Biderman Timothy J. Franks
19		M. Christopher Jhang Farschad Farzan
20		Attorneys for Defendant Google Inc.
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28	JOINT STIPULATION TO CHANGE DATES	2
	Case No · C 05-03649 IW	-3-

JOINT STIPULATION TO CHANGE DATES Case No.: C 05-03649 JW 41063-0023/LEGAL15138959.1

1		ORDER	
2	PURSUANT TO STIPULATION, IT IS SO ORDERED.		
3			
4	DATED: January, 2009		
5		Honorable James Ware United States District Court Judge	
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